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ATTORNEY DOCKET NO. CONFIRMATION NO. FILING DATE APPLICATION NO. FIRST NAMED INVENTOR 3987 08/27/2003 Jun Ohashi P24131 10/648,514 **EXAMINER** 03/04/2004 7055 7590 GREENBLUM & BERNSTEIN, P.L.C. PAIK, SANG YEOP 1950 ROLAND CLARKE PLACE ART UNIT PAPER NUMBER RESTON, VA 20191

DATE MAILED: 03/04/2004

3742

Please find below and/or attached an Office communication concerning this application or proceeding.

			iAA
*	Application No.	Applicant(s)	V \ \
	10/648,514	OHASHI ET AL.	
Office Action Summary	Examiner	Art Unit	
	Sang Y Paik	3742	
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	eorrespondence addres	ss
A SHORTENED STATUTORY PERIOD FOR REPLY THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply - If NO period for reply is specified above, the maximum statutory period was period to reply within the set or extended period for reply will, by statute, any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however, may a reply be ting within the statutory minimum of thirty (30) days will apply and will expire SIX (6) MONTHS from a cause the application to become ABANDONE	nely filed s will be considered timely. the mailing date of this commu D (35 U.S.C. § 133).	unication.
Status			
1) Responsive to communication(s) filed on	_·		
,—	action is non-final.		
3) Since this application is in condition for allower			erits is
closed in accordance with the practice under E	x parte Quayle, 1935 C.D. 11, 40	03 U.G. 213.	
Disposition of Claims			
 4) ☐ Claim(s) 1-7 is/are pending in the application. 4a) Of the above claim(s) is/are withdraw 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) 1-7 is/are rejected. 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction and/or 			
Application Papers			
9) The specification is objected to by the Examine	r.		
10)☐ The drawing(s) filed on is/are: a)☐ acce	epted or b) \square objected to by the ${ t E}$	Examiner.	
Applicant may not request that any objection to the		` '	4047 D
Replacement drawing sheet(s) including the correction 11) The oath or declaration is objected to by the Ex	,		
	arminer. Note the attached Office	Action of format 10	
Priority under 35 U.S.C. § 119			
 12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority documents 2. Certified copies of the priority documents 3. Copies of the certified copies of the prior application from the International Bureau 	s have been received. s have been received in Application ity documents have been received u (PCT Rule 17.2(a)).	on No. <u>09/926,839</u> . ed in this National Sta	ge
* See the attached detailed Office action for a list	of the certified copies not receive	ed.	
Attachment(s)			
Notice of References Cited (PTO-892)	4) Interview Summary	•	
2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date 11/26/04.	Paper No(s)/Mail Da 5) Notice of Informal P 6) Other:	ate atent Application (PTO-152	2)

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DETAILED ACTION

Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 1-3 and 5-7 are rejected under 35 U.S.C. 103(a) as being unpatentable over Nobori et al (US 5,616,024) in view of Arena et al (US 5,635,093) and Mahawili (US 5,059,770) or Carman et al (US 5,294,778).

Nobori et al discloses the structure claimed including a ceramic substrate with a heating body having two or more circuits embedded therein and a temperature measuring unit such as a thermocouple embedded in a bottomed-hole formed on the surface opposite to the heating face. However, Nobori et al does not disclose a control unit, memory unit and a calculation unit to control the heating temperature so that the temperature of the outer peripheral portion among the circuits is made higher than the inner peripheral temperature.

Arena et al shows a control system having a regulating means for regulating and supplying power to the heating elements, a processing means the comparison means that store and calculate the measured temperatures with the reference values to further control the heating elements. Mahawili and Carman show a heating body divided into a plurality of heating circuits that are independently controlled so that the outer peripheral heating temperature can be made higher than the inner peripheral heating temperature.

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In view of Arena et al, it would have been obvious to one of ordinary skill in the art to adapt Nobori et al with the temperature sensing means including the processing and comparison means to store and calculate by comparing the detected values with the reference values to subsequently control the heating elements accordingly; and further in view of Mahawili and Carman et al, adapt Nobori et al with the outer heating circuit having the capability to make its temperature equal or higher than the inner portion to maintain the desired heating temperature across the heater substrate.

3. Claim 4 is rejected under 35 U.S.C. 103(a) as being unpatentable over Nobori et al in view of Arena et al and Mahawili or Carman et al as applied to claims 1-3 and 5-7 above, and further in view of Aoki et al (US 6,121,579).

Nobori et al in view of Arena et al and Mahawili or Carman et al discloses all the structure claimed except the temperature measuring element is a thermoviewer.

Aoki et al shows that it is known in the art to use a thermoviewer or thermocouple as a temperature sensing element. In view of Aoki et al, it would have been obvious to one of ordinary skill in the art to adapt Nobori et al, as modified by Arena et al and Mahawili or Carman et al, with the thermoviewer in place of the thermocouple as the temperature sensing element to effectively measure the temperature across the heater plate.

4. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Sang Y Paik whose telephone number is 703-308-1147. The examiner can normally be reached on M-F (8:00-5:30) First Friday Off.

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The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

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Sang Y Paik Primary Examiner Art Unit 3742

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